AMENDMENT OF SOLICITATION/MODIFICATION OF CONTI		ON OF CONTRACT	1. Contract		Page 1 Of 6	
2. Amendment/Modification No.	3. Effective Date	4. Requisition/Purchase Re		5. Project No. (I	f applicable)	
P00001	2004JUN03	SEE SCHEDULE				
6. Issued By	Code w56HZV	7. Administered By (If other	er than Item 6)		Code S2305A	
TACOM WARREN BLDG 231 AMSTA-AQ-AHPC JEFF SIMONIS (586)574-3952 WARREN, MICHIGAN 48397-5000		DCMA DETROIT U.S. ARMY TANK & AUTOMOTIVE COMMAND (TACOM) ATTN: DCMAE-GJD				
HTTP://CONTRACTING.TACOM.ARMY.MIL EMAIL: SIMONISJ@TACOM.ARMY.MIL		WARREN, MI 48397-	PAS NONE	A DP PT	НQ0337	
8. Name And Address Of Contractor (No., Stre	et, City, County, State and			nt Of Solicitation 1		
GENERAL DYNAMICS LAND SYSTEMS MUSKE 76 GETTY STREET MUSKEGON, MI. 49442-1238	GON		9B. Dated (See	e Item 11)		
		X	10A. Modifica	tion Of Contract/C	Order No.	
TYPE BUSINESS: Large Business Perfo	rming in U.S.		DAAE07-03-D-			
Code 02978 Facility Code			10B. Dated (Se 20030CT03	ee Item 13)		
11. T	HIS ITEM ONLY APPLI	ES TO AMENDMENTS OF	SOLICITATION	NS		
	ing copies of elegram which includes a D AT THE PLACE DESIGN OF YOUR OFFER. If I rovided each telegram or luired)  ITEM ONLY APPLIES T	of the amendments: (b) By accreference to the solicitation as SNATED FOR THE RECEIP by virtue of this amendment letter makes reference to the	knowledging recond amendment in PT OF OFFERS you desire to chas solicitation and to ONTRACTS/OR	eipt of this ame ndr numbers. FAILUR PRIOR TO THE F nge an offer alread this amendment, an	ment on each copy of the RE OF YOUR HOUR AND DATE ly submitted, such	
A. This Change Order is Issued Pursuan		act/Order No. As Described I		hanges Set Forth I	n Item 14 Are Made In	
The Contract/Order No. In Item 10.  B. The Above Numbered Contract/Order	r Is Modified To Reflect T		(such as changes	in paying office, a	ppropriation data, etc.)	
Set Forth In Item 14, Pursuant To The Authority of FAR 43.103(b).  C. This Supplemental Agreement Is Entered Into Pursuant To Authority Of: Mutual Agreement of the Parties						
D. Other (Specify type of modification a	nd authority)					
E. IMPORTANT: Contractor is not, is required to sign this document and return copies to the Issuing Office.						
14. Description Of Amendment/Modification (	Organized by UCF section	headings, including solicitati	on/contract subj	ect matter where fo	easible.)	
SEE SECOND PAGE FOR DESCRIPTION						
Contract Expiration Date: 2008OCT10						
Except as provided herein, all terms and conditand effect.	ions of the document refer	renced in item 9A or 10A, as	heretofore chang	ged, remains uncha	nged and in full force	
15A. Name And Title Of Signer (Type or print)		ELLEN DENNIS				
15B. Contractor/Offeror	15C. Date Signed	DENNISE@TACOM. AF		/4-8056	16C. Date Signed	
•		Ву	/SIGNED/		2004JUN03	
(Signature of person authorized to sign)			of Contracting (	Officer)		

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Data

Name of Offeror or Contractor: GENERAL DYNAMICS LAND SYSTEMS MUSKEGON

SECTION A - SUPPLEMENTAL INFORMATION

DAAE07-03-D-N108, Modification P00001

The purpose of this modification is to incorporate the agreed to , NON-CONFORMING REVIEW AND DISPOSITION clause into this contract. This modification's changes shall apply to all delivery orders already issued prior to this modifications signature and shall apply to all future delivery orders placed against this contract.

The following changes have been made to this contract:

- 1. Section E clause, E.7, INTERIM CLAUSE FOR NON-CONFORMING REVIEW AND DISPOSITION AND REDUCED PROGRESS PAYMENT RATE, has been deleted from this contract. In addition, this clause has been deleted from Section A clause, 52.204-4850, ACCEPTANCE APPENDIX.
- 2. Section E clause, E.7, NON-CONFORMING REVIEW AND DISPOSITION, has been added to this contract. In addition, this clause has been added to Section A clause, 52.204-4850, ACCEPTANCE APPENDIX.
- 3. Section H clause, FAR 52.232-16, PROGRESS PAYMENTS, at paragraphs (a)(1), (a)(6), and (b), the progress payment rate has changed from 70% to 80%. In addition, this change has been updated in Section A clause, 52.204-4850, ACCEPTANCE APPENDIX.

mi+1.

All other terms and conditions remain unchanged.

Chatua Bomilatomi Cito

\*\*\* END OF NARRATIVE A 002 \*\*\*

Status Regul	atory cite	Date
A-1 CHANGED 52.20		FEB/2002
· · · · · · · · · · · · · · · · · · ·		
	020b0604020202020204 mber DAAE07-03-D-N108 is awarded to General Dynamics Land Systems Muskegon.	
(b) The contrac	tor, in it's proposal, provided the following data for the listed clauses in this	contract:
Section E,	52.246-4025, HIGHER-LEVEL CONTRACT QUALITY REQUIREMENT TACOM QUALITY SYSTEM REQ	UIREMENT: ISO 9001:2000.
Section E,	52.246-4028, INSPECTION POINT: GDLS, 76 Getty Street, Muskegon, MI 49442	
Section F, peginning 280 days af	52.242-4457, DELIVERY SCHEDULE FOR DELIVERY ORDERS, GDLS will deliver a minmum quater award.	ntity of 10 units per month,
Section K,	52.247-60, GUARANTEED SHIPPING CHARACTERISTICS:	
(i)	Type of "Outer" container: Wood Box, Fiber Box _X, Barrel, Reel Other (Specify)	, Drum,
(ii)	Shipping configuration: Knocked-down X , Set-up , Nested , Other	(specify);
(iii)	Size of outer container: $\underline{24}$ inches (Length), x 14 inches (Width), x 9 inches (Cubic FT;	Height) = 1.75 fx3
(iv)	Number of items per outer container <u>1</u> Each;	
(v)	Gross weight of outer container and contents <u>66</u> LBS	
(vi)	Palletized/skidded X Yes No;	
(vii)	Number of outer containers per pallet/skid8;	
(viii)	Weight of empty pallet bottom/skid and sides <u>45</u> LBS;	
(ix)	Size of pallet/skid and contents <u>573</u> LBS Cube <u>26.7</u> ;	
(x)	Number of outer containers or pallets/skids per railcar N/A *	
	Size of railcar	

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|--|

Type of railcar \_\_\_\_\_

xi) Number of outer containers or pallets/skids per trailer N/A\_\_\_\_\_ \*--

Size of trailer \_\_\_\_\_

Type of trailer \_\_\_\_\_

\*Number of complete units (contract line item) to be shipped in carrier's equipment.

(c) The following clause changes are incorporated into the contract IAW negotiated agreement:

Section E, Solicitation Provision E.7, INTERIM CLAUSE FOR NON-CONFORMING REVIEW AND DISPOSITION AND REUCED PROGRESS PAYMENTS, is deleted and replaced by:

- E.7 NON-CONFORMING REVIEW AND DISPOSITION:
- E.7.1 Material Review Board (MRB)
  - E.7.1.1 MRB authority is granted to the contractor based on internal ISO 9001-2000 compliant procedures that define the Corrective Action and Disposition System for Nonconforming Material. The following conditions and limitations apply.
  - E.7.1.2 The contractor is authorized to perform material review actions on minor nonconforming product (Use as is (UAI) and repair). The contractor shall have corrective action and disposition authority for all minor nonconformances found during the assembly, subassembly, and test activity, that does not affect unit performance/function, interface, or safety.
  - E.7.1.3 The contractor shall use only previously approved UDLP or U.S. Government standard repair procedures. A standard repair procedure may be submitted to the U.S. Government for review and approval. The standard repair procedure shall be utilized to identify typical manufacturing processing deficiencies, the repair methods, and procedures to correct each deficiency type. The use of standard repairs shall not preclude the contractor from performing corrective action to eliminate the standard repair usage. The repair procedure must include instructions for reprocessing material after completion of repairs, specifying all required contract inspection activities. Upon approval, the standard repair procedure may be used during minor MRB actions performed by the contractor and does not require U.S. Government approval each time it is applied.
  - E.7.1.4 All nonconforming material that may effect unit performance, interchangeability, reliability, maintainability, health/safety, shall be considered a major discrepancy. A major waiver or deviation shall be submitted to the U.S. Government for review and approval prior to the nonconformance disposition. The nonconformance submittal to the U.S. Government shall be accompanied by the contractors written engineering analysis and recommended disposition.
  - E.7.1.5 The contractor shall provide to the U.S. Government a quarterly analysis for all MRB actions performed on U.S. Government products. The analysis shall include nonconformance quantities, types, and recurrence trends for all MRB actions including standard repairs.

The contractor shall make every effort to reduce recurring deficiencies where standard repairs are being utilized. If the use of a standard repair is considered repetitive, the contractor shall implement positive corrective action to eliminate occurrence. All material review board documentation shall be maintained at the contractor's facilities and be made available for review upon request.

(end of clause)

Section H, EQUITABLE ADJUSTMENT FOR BREAK IN PRODUCTION, is incorporated into the contract

Section H, FAR 52.232-16, PROGRESS PAYMENTS, at Paragraphs (a)(1), (a)(6), and (b), the progress payment rate is changed to 80%.

Section I, DFARS 252.243-7002, REQUESTS FOR EQUITABLE ADJUSTMENT, is incorporated into the contract.

- (d) Rent-free use, on a noninterference basis, of Government-owned equipment is authorized for production of the end items under this contract.
- (e) General Dynamics Subcontracting Plan, dated 14 May 03, supplement to the Master Subcontracting Plan approved 28 Mar 02 for the period 1 Apr 02-31 Mar 05, is accepted and incorporated by reference.

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Name of Offeror or Contractor: General Dynamics Land Systems Muskegon

(f) Any attachments not included with this document will be provided by TACOM-Warren directly to the administrative contracting officer (ACO) via e-mail. A hard copy of the award will be sent to those ACOs not EDW (Electronic Document Workflow) capable. Technical data packages will be mailed by TACOM-Warren to the ACO on CD-ROM. Within one week of this award, any office not able to obtain these attachments from TACOM's website (http://contracting.tacom.army.mil/) and still requiring a copy, can request it by sending an e-mail message to the buyer listed on the front page of this contract.

(g) The following Amendment(s) to the solicitation are incorporated into this contract: 0001. [End of Clause]

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Name of Offeror or Contractor: General Dynamics Land Systems Muskegon

SECTION E - INSPECTION AND ACCEPTANCE

E.7 NON-CONFORMING REVIEW AND DISPOSITION:

E.7.1 Material Review Board (MRB)

- E.7.1.1 MRB authority is granted to the contractor based on internal ISO 9001-2000 compliant procedures that define the Corrective Action and Disposition System for Nonconforming Material. The following conditions and limitations apply.
- E.7.1.2 The contractor is authorized to perform material review actions on minor nonconforming product (Use as is (UAI) and repair). The contractor shall have corrective action and disposition authority for all minor nonconformances found during the assembly, subassembly, and test activity, that does not affect unit performance/function, interface, or safety.
- E.7.1.3 The contractor shall use only previously approved UDLP or U.S. Government standard repair procedures. A standard repair procedure may be submitted to the U.S. Government for review and approval. The standard repair procedure shall be utilized to identify typical manufacturing processing deficiencies, the repair methods, and procedures to correct each deficiency type. The use of standard repairs shall not preclude the contractor from performing corrective action to eliminate the standard repair usage. The repair procedure must include instructions for reprocessing material after completion of repairs, specifying all required contract inspection activities. Upon approval, the standard repair procedure may be used during minor MRB actions performed by the contractor and does not require U.S. Government approval each time it is applied.
- E.7.1.4 All nonconforming material that may effect unit performance, interchangeability, reliability, maintainability, health/safety, shall be considered a major discrepancy. A major waiver or deviation shall be submitted to the U.S. Government for review and approval prior to the nonconformance disposition. The nonconformance submittal to the U.S. Government shall be accompanied by the contractors written engineering analysis and recommended disposition.
- E.7.1.5 The contractor shall provide to the U.S. Government a quarterly analysis for all MRB actions performed on U.S. Government products. The analysis shall include nonconformance quantities, types, and recurrence trends for all MRB actions including standard repairs.

The contractor shall make every effort to reduce recurring deficiencies where standard repairs are being utilized. If the use of a standard repair is considered repetitive, the contractor shall implement positive corrective action to eliminate occurrence. All material review board documentation shall be maintained at the contractor's facilities and be made available for review upon request.

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Name of Offeror or Contractor: GENERAL DYNAMICS LAND SYSTEMS MUSKEGON

SECTION H - SPECIAL CONTRACT REQUIREMENTS

SECTION H - CLAUSE CHANGE:

FAR 52.232-16, Progress Payments is changed to indicate that the effective progress payment rate is 80% for this contract.

\*\*\* END OF NARRATIVE H 002 \*\*\*